

MANDATORY SPECIFICATIONS:

Mandatory items are, by definition, of equal rank.

- A. Vendor must provide intra and inter-LATA inmate collect calling service as described herein.
- B. The Vendor must submit financial statements to Central Management Services for evaluation of the stability and viability of the Vendor's company.
- C. All individuals who enter correctional facilities to provide maintenance, installation, or training are subject to a complete background check, which includes drug testing. All employees of the Vendor must comply with the laws of the State of Illinois and the regulations of the Department of Corrections while in a correctional facility.
- D. Vendor must provide all necessary wiring and terminations for all inmate telecommunications equipment.
- E. Vendor must provide additional cable or station wiring, if required, at no cost to the State.
- F. Vendor will provide a minimum of one inmate call line for every twenty-five inmates. Vendor must acknowledge in writing their capability and willingness to provide this ratio of service.
- G. Vendor must assume all responsibility for fraud and uncollectible billings created on the inmate call system.
- H. Vendor shall bear the full cost of damage to the equipment provided for the inmate call system.
- I. Vendor must provide commissions to the Department of Central Management Services, Communications Revolving Fund payable from the effective date of contract and received by the State within 30 days following the first 30-day billing cycle. Vendor shall provide billing samples and interval from time of call to customer billing. The amount of the commission offered shall be based on gross revenues from the system.
- J. The maximum charges which may be applied to inmate calls is the standard AT&T daytime, nighttime, and holiday collect call rates.



STATE OF GEORGIA

REQUEST FOR PROPOSAL NUMBER 401-010-593021-2

PROPOSALS OPEN: 10:00 AM, MARCH 3, 1993

INSTRUCTIONS TO PROPOSERS

All spaces below and in the attached "Proposal and Certification" form are to be filled in with signatures supplied where indicated. Failure to sign "Proposal and Certification" form will cause rejection of proposal.

PROPOSAL OF:

NAME: _____

ADDRESS: _____

SUBMIT PROPOSAL TO:

DEPARTMENT OF ADMINISTRATIVE SERVICES
MATERIALS MANAGEMENT DIVISION
STATE PURCHASING
SUITE 1308, WEST TOWER, FLOYD BUILDING
200 PIEDMONT AVENUE, S.E.
ATLANTA, GEORGIA 30334

PROPOSALS MAILED: January 11, 1993

3.3.6 Operator Capacity. A grade of service of P.01 shall be given on all originating operator assisted (live or automated) calls. An operator shall intervene within seven (7) seconds or less for a call requiring live operator intervention. Sufficient operator staffing shall be provided to meet this requirement during holiday and other normal peak traffic periods.

3.3.7 Transmission Levels. The Contractor must maintain transmission levels and quality to the industry's standards so as to minimize impaired service, low transmission, transmission interference, disconnects, cross talk, and other similar deficiencies.

3.3.8 Announcement of Inmate Calls. The DOC requires that inmate collect calls be announced as being from a correctional institution.

3.4 CALL CHARGES AND BILLING.

3.4.1 Call charges, including per call surcharges and per minute or portion of a minute charges, shall not exceed those tariffed by the Local Exchange Company (for Local Calls), by Southern Bell (for IntraLATA calls), or by AT&T (for InterLATA, Interstate, and International calls) for an identical call. Calls shall be rated based on distance (V&H mileage from point of origination to point of termination regardless of the actual routing of the call), time-of-day, day-of-week/holiday, and other factors used by the above carriers. The Contractor shall have full liability to the caller and billed party for the accuracy of all charges for calls made using the Service.

3.4.2 Calls which are not completed shall not be billed. Proposals must describe the Proposer's method of determining when the call is answered and when they begin billing.

3.4.3 The State has determined that it is not in its best interest for there to be any surcharge in addition to those specified in Section 3.4.1 assessed on calls made using the Service.

3.4.4 Proposals shall describe Proposer's billing system, including how billed parties are credited for incorrectly dialed calls and disputed billing charges, and how eligibility for credits is determined. For this purpose, the billing system is defined as the method by which the Provider bills the called party.

3.4.5 The called party shall be able to obtain rate information prior to any charges being incurred.

3.5 COMMISSIONS.

3.5.1 The commission rate proposed in the Financial Proposal shall be a function of total Contractor billed revenues from combined usage and surcharges. The commission rate shall be applied equally to all revenues from all locations. Commission rates which are based only on usage or revenues exceeding certain minimum thresholds, or which are based on collected (versus billed) revenues, are not acceptable. Likewise, commission rates which are based on the State assuming any costs, or assuming ownership, liability or responsibility for any components of the Service, are not acceptable. The Contractor shall assume all liability for fraud and collections. A commission rate which is based on adding surcharges or other costs to the billed party above those tariffed by the Local Operating Company, Southern Bell, and AT&T is unacceptable.

3.5.2 The Proposer must be able to provide commission checks and reports as described below. Commission checks shall be mailed no later than the 20th of the month

INTENT

The primary intent of this request for proposal is to establish management of inmate telephone privileges as a n effective management tool for the Etowah County Detention Facility, located at the ETOWAH COUNTY CRIMINAL JUSTICE CENTER, 800 FORREST AVE., GADSDEN, ALABAMA 35901. Each inmate will be permitted specified telephone calls which can be definable and controlled by the institution management. this control will allow the Detention facility the ability to establish an incentive program of telephone privileges for inmates. The telephone service shall also act as a means for managing calling patterns, tracing abuse and harassment calls to the originator, and restricting calls to specific locations and telephone numbers.

Read and understood.

SCOPE

All phones, wiring, and booths, if any, shall be installed by the contracting vendor (known as the lessee) at his own expense. The Detention Facility (known as the lessor) shall authorize the lessee to install all necessary equipment and specify areas of installation. This shall be fully coordinated with the Facility Architect. The lessee shall pay all line and other charges imposed by any telephone company with respect to the lessee's inmate telephones. The number of inmate telephones at the facility shall be as shown on the documents and by a joint decision of the lessee and lessor and may be adjusted as necessary. Therefore, the lessee shall provide a full service turnkey system that includes installation and maintaining lessee owned equipment strategically located throughout the Detention Facility.

Read and understood.

CONDITIONS

1. Lessee shall provide the capability for inmates to make collect-only local calls and collect only calls throughout the Continental United States. Lessee shall provide the capability for inmates to make local (Etowah County) toll-free calls telephone located in the Intake/Booking Lobby.

Read and understood.

2. During the term of the contract, the lessee shall reimburse the lessor out of the gross billable revenues generated by the units. In consideration for this right, privilege and license to maintain and operate this system, the lessee agrees to pay to the lessor on a monthly basis during the term of the contract, a commission equal to **thirty-nine and one half percent (39.5%)** of the gross billable revenues generated by the unites during the proceeding month. Vendors shall include in their proposals a minimum annual guarantee in dollars to be paid to Etowah County. Etowah County will receive the benefit of the higher of the two totals - commission or guarantee at the end of each operating year or as allowed by final contract.

Read and understood.

3. Lessee also agrees to operate the inmate telephone system in full compliance with all rules and regulations of the Alabama Public Service Commission and the Federal Communications Commission.

Read and understood.

4. Lessee shall retain exclusive rights to install and maintain additional phones as requested by the Detention Facility during the life of the contract.

Read and understood.

5. All equipment interfacing with the public telephone network shall be FCC registered. FCC Registration information shall be provided upon request.

Read and Understood. VAC is the manufacturer of the proposed System 20 processing unit. The equipment to be installed is the latest version and is compliant with all FCC rules and PUC regulations.

6. Lessee shall guarantee service response within 24 hours for any routine service call. Complete phone system failure will require immediate response. (Service calls shall be free to the Detention Facility.) Phone system shall have the capability of 24 hour monitoring.

Read and Understood. VAC will directly assume all costs associated with the installation, maintenance, repair and ongoing service to Etowah County. In addition, VAC guarantees that all service difficulties will be addressed within 24 hours of notification. Major service-outages will be addressed within two to four hours of notification. In order to minimize system difficulties, VAC will perform nightly remote diagnostic testing on the System. In most cases, troubles identified during this testing period are cleared before morning - and before the problem has affected inmate's calling capabilities. Information provided in Tab fully describes VAC's service policies and includes a description of VAC's escalation procedures along with abbreviated resumes of the Correctional Project Team.

7. Lessee may terminate the telephone contract upon 30 days written notice in the event that regulations governing the operation of the telephones prevent lessee from performing its obligations under this proposal.

Read and Understood.

8. If termination of contract should occur, the lessee shall retain all inmate telephones and other related equipment, fixtures and supplies furnished by lessee. The lessee also shall be granted the right to enter the Detention Facility to remove its property. Upon removal of equipment lessee shall repair all damaged areas to the satisfaction of lessor.

AL rates for inmates capped at dominant carrier rates.

COUNTY OF CUMBERLAND
NEW JERSEY
GENERAL INSTRUCTIONS AND CONDITIONS

1. BID SUBMISSION

Bids shall be submitted on the Bid Form supplied herewith. They shall be returned in sealed envelopes addressed to:

Purchasing Director
County of Cumberland
790 East commerce Street
Bridgeton, New Jersey 08302

The envelope shall be marked in the lower left quadrant:

Bid For Inmate Phones, Bid #93-57

The County accepts no liability for bids opened in error due to absence of such notation.

2. BID SECURITY (Required for this bid: Yes _____ No X)

When required, a bid bond, cashier's check or certified check, payable to Cumberland County Treasurer, for ten percent of the total amount of the bid (but not over \$20,000) shall accompany each bid. It shall be subject to forfeit and retention by the County in lieu of other legal remedies, should a successful bidder fail to execute a contract and provide a performance bond (if required) within ten (10) days after the County has tendered the contract.

3. PERFORMANCE BOND (Required for this bid: Yes _____ No X)

When a performance Bond is specified, bidders shall include with their bid a surety company's certificate that it will provide such a bond in the sum specified if the bidder is awarded a contract.

- 47.1.5.3 Dialing instructions for accessing any Inter-exchange Carrier (IXC - 0+, 10XXX), in compliance with Billed Party Preference regulations. The Public Pay Telephones must allow unrestricted, equal public access to any IXC.
- 47.1.6 Dialing instructions for Directory Assistance service from both the Inmate Telephone System/Public Pay Telephone bidder and the Inter-lata Long Distance Service bidder (4-1-1, 555-1212, NPA-555-1212).
- 47.1.6.1 Directory assistance telephone number(s) must be allowed from Public Pay Telephone as a free call, which does not require the deposit of a coin.
- 47.2 Inmate Telephone System/Public Pay Telephone vendor's corporate name and business address.
- 47.3 Inter-lata long distance service vendor's corporate name and business address.
- 47.4 Bidders will please submit with their proposals, samples of the actual placards/dialing instructions proposed for Inmate Telephones and Public Pay Telephones, respectively. The appearance and contents of these placards shall be subject to the advance approval of the Cumberland County Jail and/or County, and such appearance and content shall be modified pursuant to the directions of the Cumberland County Jail and/or County.

48. RATES AND CHARGES:

CHARGES FOR CALLS MAY NOT EXCEED NEW JERSEY BOARD OF REGULATORY COMMISSIONER'S TARIFF

- 48.1 The rates charged by the Inmate Telephone System/Public Pay Telephone proposer, and the inter-lata proposer, for all calls of any and every type shall comply with all applicable Federal Communications Commission and New Jersey Board of Regulatory Commissioners regulations and schedules; tariff rates shall not be exceeded.
- 48.2 The maximum charges which may be applied to any calls and services, including Local, Intra-lata, Inter-lata, International, Collect, Third number, Operator assisted, Direct dialed, sent paid etcetera, may not exceed those tariff rates which would be charged by New Jersey Bell or American Telephone and Telegraph (Inter-lata). Absolutely no charge of any sort for any service may exceed the published rates of New Jersey Bell and A.T. & T..

VH rates capped at dominant carrier rates for inmates call.

INMATE TELEPHONE SERVICE
CHESAPEAKE CITY JAIL VA
REQUEST FOR PROPOSALS

Request for proposal to provide all labor, materials, and supplies necessary to provide telephone service to inmates of the Chesapeake City Jail for a period of 5 years as per the attached specifications, terms, and conditions.

PART I

I. Evaluations of proposals shall include, but not be limited to the following factors:

| | Point Value |
|--|-------------|
| A. The vendors experience in providing this type of service in the correctional field. | 0-40 |
| B. Commission structure based on percentage of revenue to be referenced by the attached monthly summation. | 0-30 |
| C. Favorable references from current commercial and governmental accounts. | 0-10 |
| D. Completeness of proposal in the approach to providing this service. | 0-15 |
| E. Ability to meet schedule. | 0-5 |

Read and understood.

II. Employment Discrimination-The contract awarded shall contain the following provisions regarding employment discrimination by the contractor:

- A. During the performance of this contract, the contractor agrees as follows:
1. The contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age or handicap, except where religion, sex, national origin or age is a bona fide occupational qualification reasonably necessary to the normal operation of the contractor. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination disclosure.

- V. The cost of calls made must not exceed rates as noted by the Code of Virginia (1950) and rates of AT&T or other standard rates and shall utilize a least cost routing system to minimize costs to inmates. No additional charge for services shall be added to the cost of a call placed by an inmate.

Read and understood. Rates for all inmate collect phone calls will be those rates offered by AT&T as filed with the FCC and the Commonwealth of Virginia. VAC will not impose any additional charge to the standard usage charge and collect call fee.

- W. The Sheriff's Office will receive revenue based upon monthly telephone billings. The contractor shall pay the Sheriff's Office a proportionate share of revenues generated by calls made on the inmate telephone systems.

Read and understood. A full description of the Commission schedule is provided in Attachment 4 to this Proposal.

- X. System will be in operation within sixty (60) days of contract award.

Read and understood. VAC's System 20 will be installed, tested, and fully operational within sixty days of contract award.

Services:

- A. The contractor will provide the Sheriff's Office a written monthly report of all telephone charges.

Read and understood. VAC will not only provide the Sheriff's Office with the above-specified report, but it will be available on a daily basis from the facility on demand.

- B. This report will include but not be limited to point of origin, call duration, time of call, length of call, number dialed, and an accounting package that details cost figures on all calls placed. In addition, VAC will customize any type of report needed by the facility.

Read and understood. This report will be a valuable tool to investigate suspected illegal activity between inmates and others outside the jail. In addition, VAC reports allow the Sheriff's Office to verify that commission payments properly reflect actual call volume and revenue. Sample reports are provided in Attachment 5 of this Proposal.

- C. A toll free hotline.

Read and understood. VAC's toll free number is 1-800-777-9759.



General Services

BRIDGER BUILDING - 10TH FLOOR
225 BRIDGER AVENUE
LAS VEGAS, NEVADA 89155
(702) 455-4425

CLARK COUNTY, NEVADA

REQUEST FOR PROPOSAL
RFP NO. 314-92

INMATE TELEPHONE SERVICE FOR CLARK COUNTY DETENTION CENTER

PRE-RFP CONFERENCE: to be held at 10 AM on October 13, 1992 in the Conference Room of the General Services Department, Procurement Division, Bridger Building, Tenth Floor, 225 Bridger Avenue, Las Vegas, Nevada 89155.

Proposals for the aforementioned will be received in the office of the Clark County Director of General Services, Bridger Building, Tenth Floor, 225 Bridger Avenue, Las Vegas, Nevada 89155 on November 6, 1992. Proposals must be received at 3 PM or before; Proposals time-stamped at 3:01 PM or after will be returned unopened. (Overnight Mail must use 89101 as the zip code.)

Request for Proposals can be obtained from the above office between the hours of 8 AM to 5 PM or by calling (702) 455-4425.

PUBLISHED:

| | | |
|--------------------------|--------------------------|-----------------|
| Las Vegas Review-Journal | Las Vegas Sentinel-Voice | El Mundo |
| September 25, 1992 | October 1, 1992 | October 2, 1992 |

SPECIAL NOTE

Recipients of a Request for Proposal package must respond with a Proposal or a "No Bid," or the recipient's name will be removed from the mailing (bidders) list.

COMMISSIONERS

Jay Bingham, Chairman • Karen Hayes, Vice-Chairman
Paul J. Christensen, Thalia M. Dondero, William U. Pearson, Don Schlesinger, Bruce L. Woodbury
Donald L. "Pat" Shaimy, County Manager

ITEM 5 - DOCUMENTATION

Certain documentation will be required within 30 days of change-over. This documentation must be updated regularly and two (2) copies submitted. This shall include:

- A. A complete list of major components showing a description and location for each component at change over; e.g., number of lines and instruments, cable numbers, location of each telephone set, processors, telephone numbers, etc.
- B. A complete cable record and wiring diagram identifying all cable and system components by location, distribution cable, and key sheet as related to instrument assignments. After change over, the Vendor shall be required to maintain such records and submit for approval any revisions prior to permission to proceed with any work.
- C. In addition to the one time documentation required, the Vendor shall be required to submit monthly maintenance records to the County outlining any or all service problems, as well as solution utilized and time frames required for problem resolution.

ITEM 6 - RATES

The rates charged to the user shall not exceed the tariff rates of AT&T Communications for interLATA services including any and all applicable service charges or discounts. The Vendor is also required to establish rates equal to or less than Central Telephone Company (Centel) for all intraLATA calls even if the Nevada Public Service Commission should allow higher rates from inmate telephones. The County reserves the right to impose an inmate surcharge if permitted by tariff and legislation. This right DOES NOT extend to the Vendor. Should the County decide to implement a surcharge, 100% of the surcharge will accrue to the County.

ITEM 7 - 3-WAY CALLING

The County requires that the service detect and prohibit a called party's attempt to access 3-way calling or conference calling at any time, even after the called party has agreed to accept the call.

Although not required, the County will look favorable upon a system that will allow this restriction to be waived on a per inmate or per telephone number basis to allow for the connection to attorney's offices, etc. The vendor may propose alternative methods to meet the waiver request such as a separate phone that allows selective 3-way calling, etc.

REQUEST FOR PROPOSAL
for
AUTOMATED NON-COIN COLLECT CALLING SYSTEM
for the
BARNSTABLE COUNTY JAIL AND HOUSE OF CORRECTION

PRELIMINARY SPECIFICATIONS

1. The Barnstable County Sheriff's Department and House of Correction reserves the right to reject any and all proposals.

Read and will comply.

2. In accordance with Massachusetts General Laws, Chapter 30B, the awarding of the contract is subject to the approval of the Barnstable County Sheriff and Barnstable County Commissioners.

Read and will comply.

3. Should funds for the operation of the Jail and House of Correction not be appropriated, the Barnstable County Sheriff reserves the right to cancel any contract between said agency and the vendor.

Read and will comply.

4. This RFP covers a non-coin operated telephone system for Inmate use on all local calls known as INTRA-LATA SERVICES at the Barnstable County Jail and House of Correction, Barnstable, MA 02630.

Read and will comply.

5. The Barnstable County Sheriff's Department and/or County of Barnstable are not responsible for proposals not properly marked. Any responder who wishes to withdraw their bid must do so in writing to the Barnstable County Sheriff's Department the day before the scheduled opening. All bids will be unconditional.

Read and will comply.

6. A performance bond or certified bank check in the amount of five (5%) percent of the total annual dollar projection of income to the County must accompany your proposal. In the event of a bond, it must be issued by a surety company, licensed by the Massachusetts Division of Insurance.

or may rely on VAC personnel to generate this data or a combination of both. This flexibility allows each facility to tailor their system to optimize administrative time management. Additional customized reports can be provided by VAC at Barnstable County's request.

— Rates to be charged are not to exceed tariffed New England Telephone Intralata rates as filed with the Massachusetts Department of Public Utilities.

Read and will comply. VAC mirrors the rates used by the dominant carrier.

— Systems Administration Training will be made available to the appropriate employees at the Barnstable County Jail and House of Correction.

Read and comply. VAC will provide in-depth training on-site at your facility. Initial training shall be presented during the period after the inmate monitoring system is installed but prior to actual cut-over of service. It is VAC's intention to insure all users be proficient and competent at operating the total system. Trainees will be given copies of training materials and operator manuals.

TELEPHONE LOCATIONS

1 "A" SECTION LANDING
2 "C-D" SECTION LANDING
1 "G" SECTION
1 "F" SECTION
1 "H" SECTION
3 WOMENS' SECTION
2 EAST WING
2 WEST WING
1 LAW LIBRARY

TOTAL: 14

October 28 , 1993

REQUEST FOR PROPOSAL

INMATE TELEPHONE SYSTEM
FOR THE ALBEMARLE-CHARLOTTESVILLE
JOINT SECURITY COMPLEX
1600 AVON STREET EXTENDED
CHARLOTTESVILLE, VIRGINIA

REQUEST FOR PROPOSAL NO. 93-26
Proposals Due: 4:30 p.m., November 29, 1993

The following is a request for proposals for the purpose of obtaining an inmate telephone system for the Albemarle-Charlottesville Joint Security Complex ("the Complex"). The County of Albemarle, Department of Purchasing, Purchasing Agent, 401 McIntire Road, Charlottesville, Virginia 22901-4596 will accept sealed proposals until but no later than 4:30 p.m., November 29, 1993, for providing all labor, materials and equipment necessary to furnish, install and maintain a non-cash/collect call type telephone system appropriate for inmate use in the Complex.

It is the intention of the Complex to obtain a service provider that offers, reliable service and a generous compensation package. One-time payments or signing bonuses will not be accepted.

Submittal of a proposal will constitute consent for the Albemarle-Charlottesville Joint Security Complex to perform a criminal records check on all persons employed by the successful Offeror to perform work in the Complex facility.

REJECTION AND AWARD OF PROPOSALS

The Complex reserves the right to accept or reject any or all proposals, to waive informalities, and to reissue any request for proposals. The Complex also reserves the right to award the contract as it deems will best serve its interests.

PRE-PROPOSAL MEETING

The Complex will hold a pre-proposal meeting at 9:00 a.m., November 12, 1993 at the Albemarle-Charlottesville Joint Security Complex, 1600 Avon Street Extended, Charlottesville, Virginia. Participants will be able to visit the site of the work. Attendance is not mandatory, but is encouraged.

6. Training - Following system installation and at a time to be selected by the Jail Superintendent, the successful Offeror shall provide on-site training of a type and duration necessary for selected jail personnel to become experienced in the operation of the system. All training shall be supplied by the Offeror at no cost to the Joint Security Complex.
YES ☒ NO ☐
7. System Maintenance - The successful Offeror shall be responsible for all costs associated with system operation maintenance including replacement of faulty or damaged equipment. Out-of-order equipment shall be repaired or replaced within forty-eight hours of notification.
YES ☐ NO ☐
8. System Software - The Offeror shall provide system software and updates on a periodic basis. The Offeror must stipulate whether the software for the system is an additional charge on installment and future updates.
YES ☐ NO ☐
9. System User (Inmate) Fees and Charges - The system user (inmate) fees and charges must be identified as either an interexchange carrier (IXC) regulated by the Virginia State Corporation Commission or as a reseller for both local and long distance rates applicable to the existing telephone service at the Complex. All fees, charges and/or rates proposed must be given in detail in the proposal.
YES ☐ NO ☐
10. Additions/Deletions of Telephone - After initial installation, the successful Offeror shall be required to increase or decrease the number of phones in the system upon reasonable request at no cost to the Joint Security Complex.
YES ☐ NO ☐
11. The Offeror shall be required to post a schedule of charges and fees beside each phone.
YES ☐ NO ☐

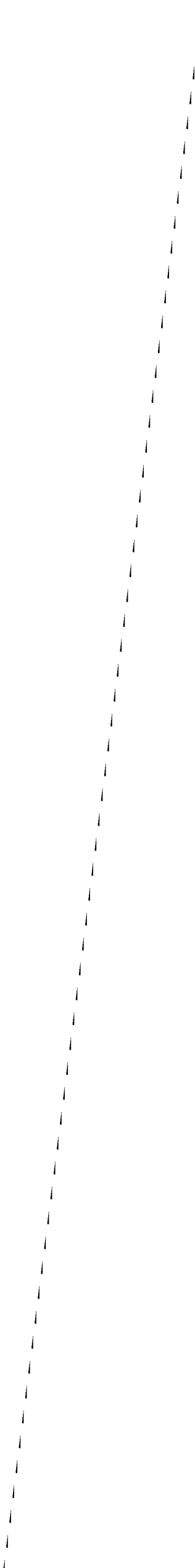
GENERAL TERMS AND CONDITIONS

1. NON-COLLUSION

- 1.1 By submitting a proposal, the Offeror certifies that the proposal submitted is not the result of or affected by any act of collusion with another person or company engaged in the same line of business or commerce, or any act of fraud punishable under Title 18.2, Chapter 12, Article 1.1 of the Code of Virginia.
- 1.2 The Offeror is advised that fraudulent and the collusive bidding is a crime under the Virginia Governmental Frauds Act, the Virginia Governmental Bid Rigging Act, the Virginia Antitrust Act, and Federal Law, and can result in fines, prison sentences, and civil damage awards.

2. EXAMINATION OF SITE AND BID DOCUMENTS

Each Offeror is encouraged to attend the pre-proposal meeting scheduled November 12, 1993 at 9:00 a.m. or arrange with appropriate jail personnel to visit the site of the proposed work and become fully acquainted with conditions relating to construction and gain a full



Value-Added Communications, Inc.

EXHIBIT 2

| Site Number | Interstate | InterLATA | IntraLATA | Local | Total | Type |
|-------------|------------|-----------|-----------|--------|--------|--------|
| 150 | 916 | 605 | 1,092 | 7,263 | 9,876 | County |
| 151 | 608 | 579 | 664 | 6,328 | 8,179 | County |
| 4130 | 703 | 450 | 693 | 5,356 | 7,202 | County |
| 4430 | 888 | 180 | 603 | 20,262 | 21,933 | County |
| 4517 | 2,389 | 4,422 | 13,816 | 8,215 | 28,842 | County |
| 4526 | 179 | 16 | 1,940 | 2,052 | 4,187 | County |
| 4750 | 1,727 | 941 | 2,039 | 7,668 | 12,375 | County |
| 3928 | 1,802 | 149 | 29,906 | 2 | 31,859 | County |
| 3979 | 2,342 | 266 | 27,886 | 0 | 30,494 | County |
| 3980 | 643 | 27 | 11,057 | 0 | 11,727 | County |
| 4599 | 1,088 | 578 | 17,472 | 11,585 | 30,723 | County |
| 4600 | 9 | 2 | 44 | 97 | 152 | County |
| 4601 | 1 | 1 | 45 | 94 | 141 | County |
| 4602 | 84 | 273 | 340 | 3,985 | 4,682 | County |
| 4603 | 82 | 115 | 2,601 | 1,861 | 4,659 | County |
| 4630 | 34 | 54 | 1,470 | 1,471 | 3,029 | County |
| 4632 | 1,291 | 944 | 16,638 | 13,450 | 32,323 | County |
| 566 | 2,065 | 4,544 | 1,416 | 6,771 | 14,796 | State |
| 687 | 2,420 | 2,417 | 3,422 | 0 | 8,259 | State |
| 3982 | 284 | 3,636 | 334 | 90 | 4,344 | State |
| 4221 | 210 | 706 | 1,584 | 0 | 2,500 | State |
| 4251 | 652 | 3,986 | 338 | 14 | 4,990 | State |
| 4312 | 1,444 | 9,965 | 616 | 314 | 12,339 | State |
| 4392 | 840 | 1,660 | 120 | 5,474 | 8,094 | State |
| 4712 | 92 | 1,291 | 132 | 0 | 1,515 | State |
| 5000 | 1,564 | 7,097 | 1,194 | 0 | 9,855 | State |
| 5010 | 2,452 | 9,919 | 1,984 | 0 | 14,355 | State |
| 5020 | 3,517 | 18,927 | 1,267 | 0 | 23,711 | State |
| 5030 | 1,286 | 9,271 | 666 | 0 | 11,223 | State |
| 5040 | 2,343 | 11,031 | 1,047 | 0 | 14,421 | State |
| 5050 | 3,124 | 15,118 | 2,000 | 0 | 20,242 | State |
| 5060 | 1,042 | 5,387 | 162 | 0 | 6,591 | State |
| 5070 | 2,924 | 1,441 | 23,565 | 0 | 27,930 | State |
| 5080 | 3,318 | 14,689 | 592 | 0 | 18,599 | State |
| 5090 | 1,884 | 11,288 | 671 | 0 | 13,843 | State |
| 5100 | 1,708 | 10,171 | 909 | 0 | 12,788 | State |
| 5110 | 1,822 | 13,018 | 1,054 | 0 | 15,894 | State |
| 5120 | 1,616 | 2,375 | 7,073 | 0 | 11,064 | State |
| 5130 | 554 | 6,086 | 299 | 0 | 6,939 | State |
| 5140 | 1,611 | 8,298 | 478 | 0 | 10,387 | State |
| 5150 | 1,253 | 500 | 11,787 | 0 | 13,540 | State |
| 5170 | 793 | 98 | 6,819 | 0 | 7,710 | State |
| 5180 | 209 | 2,350 | 48 | 0 | 2,607 | State |
| 5190 | 42 | 451 | 12 | 0 | 505 | State |
| 5200 | 39 | 353 | 22 | 0 | 414 | State |
| 5210 | 395 | 3,250 | 153 | 0 | 3,798 | State |
| 5220 | 432 | 3,385 | 190 | 0 | 4,007 | State |
| 5230 | 1,057 | 6,193 | 549 | 0 | 7,799 | State |
| 5240 | 396 | 3,767 | 188 | 0 | 4,351 | State |
| 5250 | 327 | 534 | 3,216 | 0 | 4,077 | State |
| 5260 | 804 | 7,504 | 617 | 0 | 8,925 | State |

Value-Added Communications, Inc.

EXHIBIT 3

Prison Service Charge and Rate Tables by Principal

| Prisons by Principal | | | | | | | | | | | |
|-----------------------|----------------|-----------|------------|------------|-----------|-------|----------|--|------------|------------|-----------|
| Service Charge Tables | | | | | | | | | | | |
| Rate Tables | | | | | | | | | | | |
| Principal | 9117 | | Interstate | Intrastate | Intralata | Local | Canadian | | Interstate | Intrastate | Intralata |
| Manassas | 150, 151, 4130 | Coll. P/P | 3.50 | 3.50 | 3.00 | 1.74 | 3.50 | | At&I/MTS | VAC Tariff | VA Bell |
| | | Coll. S/S | 2.05 | 1.80 | 1.55 | 0.99 | 2.05 | | At&I/MTS | VAC Tariff | VA Bell |
| Dick Conner Corr. | 566 | Coll. S/S | 2.05 | 1.75 | 1.20 | 1.44 | 2.05 | | At&I/MTS | At&I/MTS | SW Bell |
| Mack Alford Corr. | 687 | Coll. S/S | 2.05 | 1.75 | 1.20 | ---- | 2.05 | | At&I/MTS | At&I/MTS | SW Bell |
| Osceola | 3663 | Coll. P/P | 3.50 | 2.50 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Coll. S/S | 2.05 | 1.00 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Debit | 2.05 | 1.00 | 1.00 | ---- | 2.05 | | At&I/MTS | At&I/MTS | N/A |
| Jackson County Jail | 3981 | Coll. P/P | 3.50 | 2.50 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Coll. S/S | 2.05 | 1.00 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Debit | 2.05 | 1.00 | 1.00 | ---- | 2.05 | | At&I/MTS | At&I/MTS | N/A |
| Moose Lake | 3982 | Coll. P/P | 3.50 | 3.15 | 2.05 | 2.05 | 3.50 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Coll. S/S | 2.05 | 1.40 | 1.20 | 1.20 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Debit | 2.05 | 1.40 | 1.20 | ---- | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| Franklin County Jail | 3994 | Coll. P/P | 3.00 | 2.50 | ---- | ---- | 3.00 | | At&I/MTS | At&I/MTS | N/A |
| | | Coll. S/S | 2.05 | 1.00 | ---- | ---- | 2.05 | | At&I/MTS | At&I/MTS | N/A |
| Red Wing Corr. | 4221 | Coll. P/P | 3.00 | 3.15 | 2.05 | 2.29 | 3.00 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Coll. S/S | 2.05 | 1.40 | 1.20 | 1.44 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Debit | 2.05 | 1.40 | 1.20 | 0.24 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| Faribault Corr. | 4251 | Coll. P/P | 3.00 | 3.15 | 2.05 | 2.29 | 3.00 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Coll. S/S | 2.05 | 1.40 | 1.20 | 1.44 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Debit | 2.05 | 1.40 | 1.20 | 0.24 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| St. Cloud Corr. | 4312 | Coll. P/P | 3.50 | 3.15 | 2.05 | 2.29 | 3.50 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Coll. S/S | 2.05 | 1.40 | 1.20 | 1.44 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Debit | 2.05 | 1.40 | 1.20 | 0.24 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| Glades County Jail | 4351 | Coll. P/P | 3.50 | 2.50 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Coll. S/S | 2.05 | 1.00 | ---- | 1.54 | ---- | | At&I/MTS | At&I/MTS | N/A |
| Lino Lakes Corr. | 4392 | Coll. P/P | 3.50 | 3.15 | 2.05 | 1.80 | 3.00 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Coll. S/S | 2.05 | 1.40 | 1.20 | 0.95 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Debit | 2.05 | 1.40 | 1.20 | ---- | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| Chesapeake City Jail | 4430 | Coll. P/P | 3.50 | 3.50 | 3.50 | 1.74 | ---- | | At&I/MTS | At&I/MTS | At&I/MTS |
| | | Coll. S/S | 2.05 | 2.05 | 2.05 | 0.99 | ---- | | At&I/MTS | At&I/MTS | At&I/MTS |
| Madison County Jail | 4501 | Coll. P/P | 3.50 | 2.50 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Coll. S/S | 2.05 | 1.00 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| Alachua Juvenile | 4502 | Coll. P/P | 3.50 | 2.50 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| | | Coll. S/S | 2.05 | 1.00 | ---- | ---- | ---- | | At&I/MTS | At&I/MTS | N/A |
| Denton County Jail | 4517 | Coll. P/P | 3.50 | 3.50 | 2.80 | 3.04 | ---- | | At&I/MTS | At&I/MTS | SW Bell |
| | | Coll. S/S | 2.05 | 1.94 | 1.15 | 1.39 | ---- | | At&I/MTS | At&I/MTS | SW Bell |
| Barnstable County | 4526 | Coll. P/P | 3.50 | 2.04 | 2.50 | 2.49 | 3.50 | | At&I/MTS | At&I/MTS | NE Tele |
| | | Coll. S/S | 2.05 | 0.86 | 0.86 | 0.85 | 2.05 | | At&I/MTS | At&I/MTS | NE Tele |
| Sauk Centre Corr. | 4712 | Coll. P/P | 3.50 | 3.15 | 2.05 | 1.44 | 3.50 | | At&I/MTS | At&I/MTS | U.S. West |
| | | Coll. S/S | 2.05 | 1.40 | 1.20 | 1.44 | 2.05 | | At&I/MTS | At&I/MTS | U.S. West |
| Florence County | 4750 | Coll. S/S | 2.05 | 1.75 | 1.25 | 0.94 | ---- | | At&I/MTS | At&I/MTS | N/A |

Prison Service Charge and Rate Tables by Principal

| Prisons by Principal | | Service Charge Tables | | | | | Rate Tables | | |
|-------------------------|-----------|-----------------------|------------|-----------|-------|---------|-------------|------------|-----------|
| | | Interstate | Intrastate | Intralata | Local | Candian | Interstate | Intrastate | Intralata |
| Principal 9423 | | | | | | | | | |
| Oakland County | Coll. P/P | 3.50 | 3.50 | 3.00 | 3.00 | 3.50 | At&t/MTS | At&t/MTS | Mich Bell |
| | Coll. S/S | 2.05 | 1.94 | 1.65 | 1.65 | 2.05 | At&t/MTS | At&t/MTS | Mich Bell |
| Principal 9350 | | | | | | | | | |
| New York Dept. of Corr. | Coll. P/P | 3.50 | 3.75 | 3.49 | ---- | 3.50 | At&t/MTS | At&t/MTS | NY Tele |
| | Coll. S/S | 2.05 | 1.50 | 1.58 | ---- | 2.05 | At&t/MTS | At&t/MTS | NY Tele |
| Principal 9356 | | | | | | | | | |
| Ulster County-Kingston | Coll. P/P | 3.00 | 3.75 | 3.75 | ---- | 3.00 | At&t/MTS | At&t/Day | At&t/Day |
| | Coll. S/S | 1.88 | 1.50 | 1.50 | ---- | 1.88 | At&t/MTS | At&t/Day | At&t/Day |
| Principal 9404 | | | | | | | | | |
| Nassau County Corr. | Coll. P/P | 3.50 | 3.75 | 3.49 | ---- | 3.50 | At&t/MTS | At&t/MTS | NY Tele |
| | Coll. S/S | 2.05 | 1.50 | 1.58 | ---- | 2.05 | At&t/MTS | At&t/MTS | NY Tele |

Value-Added Communications, Inc.

EXHIBIT 4



MCI Telecommunications
Corporation

1650 Tysons Blvd.
McLean, Virginia 22102

June 23, 1994

Value Added Communications
17250 Dallas Parkway
Dallas, TX 75248
Attention: Phil Apanovitch

Subject: MCI Request for Information - On-premise, non-network based
Automated Operator Services for Correctional Systems

MCI Telecommunications Corporation invites you to submit a response to the attached request for information regarding the above mentioned functionality. A brief description of MCI's requirements is included in this package.

Please submit your response to the following address by 5:00PM Friday, July 8, 1994:

MCI Telecommunications Corporation
1650 Tysons Boulevard
McLean, VA 22102
Attention: Marilyn Wolfe
Vendor Management and Contracts 9460/022

For technical questions concerning this RFI, please contact Ms. Terri Wheeler at (703) 506-6217.

MCI looks forward to your response.

Sincerely,

Marilyn Wolfe
Manager, Vendor Management and Contracts

